Sir:

DUPLICATE

Transmitted herewith for filing is the Patent Application of:

Inventor: TIEN-I BAO, JENG SHWANG-MING, SYUN-MING JANG, CHEN-HUA YU, KUEN-CHYR LEE

A SOLUTION TO THE PROBLEM OF COPPER HILLOCKS

Ælosed are:

3 sheets of drawing(s) - formal.

An assignment of the invention to Taiwan Semiconductor Manufacturing Company

An associate power of attorney Applicant claims small entity status

X Request & Certification under 35 USC 122(b)(2)(b)(i)

The filing fee has been calculated as shown below:

· .	(Col. 1)	(Col. 2)	OTHER THAN A	SMALL ENTITY
FOR:	NO. FILED	NO. EXTRA	RATE	FEE
BASIC FEE		$\geq <$		\$ 740.
TOTAL CLAIMS	29 -20=	9	x 18 =	\$ 162.
INDEP CLAIMS	3 -3=	, O	x 84 =	\$ 0.
MULTIPLE	DEPENDENT CLA	IM PRESENTED	+ 260 =	
		St	JB TOTAL	\$ 902.
		AS	SSIGNMENT	\$40.
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espectfully submitted,

STRUMB. ACKERMAN, REG. NO. 37,761

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NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(i)

First N		Tien-I Bao		
Title	A Solution	in To The Problem er Hillocks		
Atty Docket Number		T500-863		

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

10/23/0/

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This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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